

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Mo, Yeong-II, et al. : Examiner: DAVISON, KATHLEEN G  
Serial No.: 10/583,160 : Group Art Unit: 3625  
Filed: June 16, 2006 : Attorney Docket No.: 505280.2  
For: METHOD FOR CONVERTING 2D :  
IMAGE INTO PSEUDO 3D IMAGE AND :  
USER-ADAPTED TOTAL COORDINATION:  
METHOD IN USE ARTIFICIAL : Customer No.: 27128  
INTELLIGENCE, AND SERVICE :  
BUSINESS METHOD THEREOF : Confirmation No.: 8987  
Last Office Action: March 8, 2010 :

**RESPONSE TO RESTRICTION REQUIREMENT**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

In response to the Restriction Requirement mailed March 8, 2010, and within the third month for response thereto and upon payment of the appropriate extension fee, Applicant hereby provisionally elects for prosecution at this time of the Group II claims, namely, claims 18-22, drawn to an online service method of using pseudo-3D total clothes coordination, classified in class 705, subclass 26, without traverse and without prejudice to the provisionally elected Group II claims and without prejudice to the non-elected Group I claims. Independent claims 18 and 23 are genus claims.

Because Applicant may wish to pursue claims of the non-elected Groups I and species at a later date by Divisional Application, if necessary, it is requested that these claims, pursuant to 37 CFR 1.142, be permitted to remain in the application, but withdrawn from examination.

This response does not present any new matter. Accordingly, as all requirements of the Action have been complied with, an action on the merits and a Notice of Allowance are hereby respectfully solicited.

Application of: Yeong Il MO, et al.  
Serial No.: 10/583,160  
Response to Restriction Requirement

PATENT  
505280.2

Applicants' request for extension of time under 37 C.F.R. 1.136(a) as well as Applicants' petition fee are enclosed herewith and filed simultaneously with this response.

If any issue regarding the allowability of any of the pending claims in the present application could be readily resolved, or if other action could be taken to further advance this application such as an Examiner's amendment, or if the Examiner should have any questions regarding the present amendment, it is respectfully requested that the Examiner please telephone Applicant's undersigned attorney in this regard.

Respectfully submitted,

Date: June 8, 2010



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